IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT PENNSYLVANIA

LOCAL UNION ON. 459 OF THE INTERNATIONAL BROTHERHOOD OF ELECTRICAL WORKERS, AFL-CIO,

Plaintiff,

CASE NO. 04-347E

VS.

PENNSYLVANIA ELECTRIC COMPANY, A FIRST ENERGY COMPANY, ORDER GRANTING DEFENDANT'S MOTION TO CORRECT THE TRANSCRIPT

Defendant.

Defendant's Motion to Correct the Transcript of the proceedings held by the Court on April 28, 2005 is hereby granted. The transcript of proceedings previously prepared will be changed as follows:

Page	Line	Correction
2	15	collective bargaining "unit" not collective bargaining "agreement"
3	14	abbreviated "grievance" not abbreviated "agreement"
5	23	collective bargaining "unit" not collective bargaining "agreement"
6	8	"ruse" not rouse
8	2	when they "refer" to a grievance or arbitration not when they "prefer to go" to a grievance or arbitration
12	8	If it's limited to that "grievance" instead of if it's limited to that "company"

14	4	the "Company" not the "Union"
15	11	to "make changes" for the retirees not "a right to change" for the retirees
16	4	to "define" a grievance not to "find" a grievance
16	25	collective bargaining "unit" not collective bargaining "agreement"
17	7	member of the collective bargaining "unit" not collective bargaining "agreement"
17	11	If they stopped having actives sign this form today and disavowed having other actives sign it, I wouldn't be here. As opposed to if they stopped being active and the actives signed this form today, and disavowed any other active that they may sign it. I wouldn't be here.
17	23	what they "sign" as an active instead of what they "file" as an active
18	4	I "don't think" instead of "I think"
18	6	end "game" not end "gain"

IT IS SO ORDERED.

Judge

cc: Marianne Oliver, Esq. Gary W. Spring, Esq.

1324822.01.112763.0002